Case 2:13-cv-00193 Document 982 Filed on 01/03/17 in TESTER 2016 206 2016
THE HONORABLE NELVA GON BALKS RAMOS
FEDERAL JUDGE FOR THE SOUTHERN DISTRICT
OF TEXAS

UNITED STATES DISTRICT COURT

40 DAVID J. BRADLEY, CLERK FOR THE COURT

1133 NORTH SHOKELINE BLUD, ROOMER, U.S. Bistrict Gourt

Southern District of Texas

CORPUS CHRISTI, TEXAS 78401

JAN 03 2017

DEAR JUDGE GONZALES RAMUS: David J. Bradley, Clerk of Court

RE: AMICUS CURIAR BRIERS POR THE

CIVIL ACTION NO. 2:13-CU-00193;

MARC VERSEY, ET AL, PLAINTIFES,

VERSUS

GREG ABBOTT, ET AL, DEFENDANTS. LET ME BEGIN BY SAYING THATE APPRE-CIATE THE PATIENCE OF YOUR STAFF AS I 1010 NOT HAVE THE COMPLETE INFORMATION WITH REGARDS TO PARTICULAR CAUSE STATES. NEXT LET BE SAY THAT I AM WELL-AWARE THAT, A JUDGE CAN ONLY RULE UPON WHAT IS PRE-SENTED BY THE PLAINTIRELS AND DEREN-DANTIS). I HOWEUER, IT IS EXPECTED THAT THE SUDGE WILL GEE A BIGGER PICTURE THAN EITHER OF THE ADVERSARY PARTIES. FUR-THER, AS THINGS "MOVE UP THE COURT LAD-DER", THE HIGHER COURTS WILL SEE A BIG-GER PICTURE THAN THE LOWER COURTS. THIS 15 WHERE THE AMICUS CURIAR, FRIEND OF THE COURT, COMES IN. AS I WALTE THIS

Case 2:13-cv-00193 Document 982 Filed on 01/03/17 in TXSD Page 2 of 26 STUFF" UP AND PRESENT IT TO THE COURTS, I TAKE THE POSITION THAT IT MAY OR MAY NOT BE HELPRUL TO THE TUDGECO AND THE RE-SPECTIVE STAFF.

TODAY LET ME BEGIN HERE: I HAVE BEEN INTERESTED, SINCE I ENTERED THIS NEW ARENA FOR ME A FEW YEARS BALK, WHAT WAS GOING ON IN THE LOLONY THEN STATE OF NEW YORK WHEN IT CAME TO THE DECLARATION OF INDEPENDENCE AND THE WLITING OF THE U.S. CONSTITUTION. I TRAVEL, BY CAR, TO NYC A LOT AND WILL BE THERE THE FIRST WEEK OF 2017. I WANTED A COPY OF THE HISTORY OF THE STATE OF NEWYORK TO HELP ME WITH THIS. SO I "HIKE" TO A BARNES AND NOBLE BUT ONLY FOUND HISTORIES OF NYC. BUT BACK HOME", BANG N FOUND THIS FOR MS: HISTORY OF THE STATE OF NEW YORK, POLTICAL AND GOVERNMENTAL, BY RAY B. SMITH ( FOR GOTTEN BOOKS, WRITTEN IN 1921, CLASSIC REPRINT SERIES. THIS BOOK DID NOT ANGWER MY QUESTIONS BUT IT IS RE-LEUART TO WHAT IS WOING ON INYOUR COURT! I USE THE PHASE "EWUAL PROTECTION UN-

DER THE LAW" A LOT. IT WAS "ORUMNED INFO ME" I-IZ BACK IN THE 1940S AUD 505 IN PUB-LIZ SCHOOL. I HAVE USED IT WHEN IT COMES Case 2:13-cv-00193 Document 982 Filed on 01/03/17 in TXSD Page 3 of 26 MUST BE ALL STATES IN THE U.S. OR NONE WHEN IT COMES TO CAPITAL PUNISHMENT FOR SIMILAR OR IDENTICAL OFFENSES. IT IS EN-FORCE BY CHNADA AND MEXICO, FOR EXAMPLE, WHO WILL WOT ALLOW EXTEID, TION BACK TO A STATE IN THE U.S. IF THE CRIME IS TO BE TRIES MY A "CHPITAL OFFENSE! FURTHER, I HAVE NOT READ WHERE A DEFENSE ATTOR. NEY ALGUING BEFORE THE U.S. SUPREME COURT ITAS KAISED TITIS POINT IN A SIMILAR VEIN, THE US. LOURTS HAVE NOT RULES ON THE MATTER OF OUAL CITIBENSHIP! NOR WHEREPORNOT A U.S. INDIAN BORN IN "IN-DIAN NATION" IS ELIGIBLE TO BE PRESIDENT OF THE U.S. FOR OTHER OFFICES, KESIDENCY LAW BE, AND HASBEEN, ESTABLISHEN DUTSION "INDIAN NATHON."

THIS IS BACK GROUND FOR WHAT I

FOUND TO BE TROUBLESOME. IT WAS KEPORTED

IN USA TODAY AFTER DECEMBED JUSTICE

SCALIA AND ANOTHER WERE SPEAKING TO

THE LAW SCHOOL AT "OLE MISS," THAT MR.

SCALIA DID NOT BELIEVE IN "EQUAL PRO
TECTION UNDER THE LAW!!!" IN THE RE-

PUBLICAN Case 2:13-ov-00193 Document 9824 Filed on 01/03/17 in TXSD Page 4 of 26 BOOK, THE PITHAGE "EQUAL PROTECTION UN-DER THE LAW" IS USED OVER AND OVER AGAIN WHEN IT CAME TO THE KECENTLY RELEASED SLAUES! FURTHER, THE WRITER FUR THE DEMO-CKATS POINTS OUT THAT THE DEMOCKATIE PARTY AFTER THE CIVIL WAR SPOKE DWLY FOR THE !! WHITES" IN THE SOUTH AND WEAR OP-POSENTO THE 15TH AND 16TH MANISON PLATS TO THE LONSTITUTION AND THE ONE RE-PEALING THE POLL TAX! MORE RECENTLY, LBJ LOST ALL OF HIS FRIENDS IN THE SENATE FROM THE GOUTH OVER THE CIVIL RIGHTS ALT: ALL SOUTHERN SEWATORS VOTED AGAINST IT EXCEPT THE "LIBERAL" DEMOCRAT FROM TEXAS FROM TEXAS, KALPH YAKBBOURH(S). "GEORGE 41" EVEN POINTEDTHYS OUT WHEN HE KAN ACAINST HIM FOR RE-ELECTION. EVEN THE KE-PUBLICAN GENATOR FROM TEXAS, JOHN TOWER, VOTED AGAINST THE CIVILKICKIS ALT.

LET ME CONCLUDE THIS DISCUSSION BY SAYING DIT LOOKS LIKE THERE HAS BEEN A "ROLE REVERSAL" BETWEEN DEMOCRATS AND

REPUBLICANS WHEN IT COMES TO SUPPORTING WHAT I WILL CALL "WHITE INTERESTE" IN THE SOUTH; THIS COULD HAVE STARTED IN THE ELECTION OF 1948 WHEN THE DIXIE-LEATS BOLTED THE DEMOLKAT CON VEW-TION, LI WAS 12 YEARS OLD BUT LISTENES TO EVERY WORN OF BOTH CONVENTIONS. AS YOU RELALL, STROM THURMOND OF SOUTH LAROUNA SWITCHED FOREING A KEPUBLICAN. 2) THIS NULLIFICATION OF FEDERAL LAW AS ADVANCED BY TEXAS GOV. GREG ABBOTT IN EARLY 2015 15 NOT NEW. AS POINTED OUT IN THE ABOVE MENTIONES BOOK, SOUTH CAMBLINA TRIED IT WHEN IT CAME TO TAR-IFFS BUT 'THE REBELLION' WAS "PUT DOWN" BY PLES. AND REW JACKSON. AND IT OFTEN RECURRED AGAIN AND AGAIN AFTER THE CIVIL WAR.

IN CONCLUSION, A LOT OF THE MATERIAL I HAVE GENT TOYOU INDIEATER THAT I HAVE BEEN INSURED" BY TEXAS TECH, LUBBOCK, AND THE STATE OF TEXAS WHEN IT COMES TO AP. PLICATION OF TEXAS TECH POLICY BACKED UP BY STATE OF TEXAS AND FEDERAL LAW, 17 15 EX. FREMELY WELLOWE FOR ME TO BE IN NEW MEXICO AT THIS TIME. C. Reil June



Case 2:13-cv-00193 Document 982 on 01/03/17 in TXSB Page 7 of 26

ENCLOSED WITH THATALLY ATTACHED LETTER,
ALE THE THERESO

TO ME I TRULY

SOUTHERN DISTRICT OF TEXAS THE TIME THAT

YOU HAVE GIVEN

**MEMORANDUM** 

CKG

December 8, 2016

TO:

Mr. CRQ

FROM:

United States District Clerk's Office

SUBJECT: Letter of Nov. 29, 2016

Dear Sir:

The United States District Clerks Office has received your documents. We are unable to do anything with them because there is no Case number on them.

Thank you.

THE HOWOLAGLE TOWN HEADS ON 01/03/17 in 10/09/19 10/09/2016 21, 2016

COUNTY JUSGE LUBBOLK COUNTY LOUR THOUSE 904 WEST BLOADWAY STREET LUBBOCK, TEXAS 79401

COPIED TO FEDERAL
JUBGE NELVA GONBALES KAMUS

CHO

IT IS NECESSARY FOR ME TO WRITE THIS LETTER, DEAR JUDGE HEAD: MUCH TO MY REGLETS. IT CONCERNS MY WIFE, JAME. I AND THE WHOLE LUBBOLL LOUNTY COURT HOUSE, AS WELL AS OUL IMMEDIATE AND EXTENSED FAMILY, NEGO A COMPETENT DIAGNOSIS ABOUT HER MENTAL STATE, OVER THE YEARS SHE HAS CONSULTED VARIOUS PSYCHIATRISTS, PSYLHOLOGISTS, REGULAR M.O.S, ETC. AND HAS ATTENDED SOLTS OF "GROUP THELLAPY." AS YOU ARE AWAR, I AM ENGAGEN"IN POLITICS", EVEN TO THE HIGHEST LEVELS OF OUR FEBRUAL DOUGHNAENT - FOR THOSE WHE SO NOT LIFE, OR AGREE WITH, MY POYTILS, ONE WAY TO ATTEMPT "TO HARNESS ME" 15 TO GET TO JAME SINCE IT IS WELL ESTABLISHEN THAT SHE IS AND ALWAYS HAS BEING

MY REQUEST, AS STRONG, POSSIBLE, 15 THAT YOU HER ONE AND ONLY." HER TO SEE A PSYCHIATRIST OUTSING OF LUBBOCK. AT THIS POINT, SOMEONE AT UT-SOUTHWESTERN IN DAWAS WILL DO. FROM MY EXPERIENCE, SITE WILL KESPONN TO YOU. THERE IS ESSENTIALLY "ZENO" WES -CHATE IN HER WHEN IT COMES TO AUTHORITY, HOW EVER, IF SHE DOES NOT LIKE THE AUTHORITY, THE APPLICATION OF IT THAT 16, SHE DOES BEARGRUSGES FULTHER, I AM WELL AWARE THAT AS RECENTLY AS 2005, TEXAS FANKEN NO BETTER THAN 45/50 IN THE TREATMENT OF MENTAL HEALTH. BEFORE MEN-TAL LAN BE TREATED PROPERLY, IT MUST BE DIAGO NOSED PROPERLY! SO, HERE AND THERE, SOME-

HEALTH, GENERALLY SPEAKING, IN TEXAS. CKR

HERE IS SOME BALK GLOUND: BEFORE WE WERE MACKIED, JANE TOLD ME THAT SHE HAD BEEN, TO SOME EXTENT, SEXUAL ABUSEDBY HER FATHER. IT SEEMS THAT HER MOTHER KNEW AND CONSULTED THEIR PASTOR, HER DAD WAS EXTREMELY PROMINENT IN THEIR HOMETOWN AND THE CHURCH. I HAD NO PROBLEM WITH THIS UNTIL HER PATHER DIRAIN THE SIMME OF 2006. THEN HER ATTITUDE TO-WARDS ME CHANGEL GRADUALLY AND THEN VERY QUILKLY THE BEGINNING OF APRIL 2008, THERE WERE A LOT OF THINGS ON MY PLATE BUT THE OMY DIFFICULT AND LOMPLICHTED ONE WAS THE UPCOMING HELONG MARHAGE OF ONE OF OUR PAUGHTER IN LATE MAY. SHE HAN BEEN PROPOSED TO, MUD ALERA GO IN JANUARY 2008. THELE WELL MANY COM-PLICATIONS OUR DAUGHTER NEEDED TO WORK OUT WITH US. I'LL DNLY MENTION FWO: 3 SHE HAD PLEVIOUSLY TOLK JANE THAT SHE WOULD NOT REMARKY UNTIL THEIR YOUNGEST CITICA WAS OUT OF HIGHSCHOOL, HE STILL HAN A YEAR TO GO. AND 2) WE DWNEN THE HOUSE IN DUNCHNUILLE THAT SHE AND THE 3 KIDS USAG LIVINGIN: CKG, JAK, AND MAC - STUROS. THE DAUGHTER HOME STEASEN" AND KEPT UP THE MAINTANENCE ¢ REPAIR, TAXES, INGULANCE, ETC. SHE REFUSEN TO BLING THIS PELLOW TO LUBBOLK TO TALK THROUGH THIS STUFF. I DID NOT GET ANY HELPFROM JANE. I MANAGEN THE SITUATION AS BEST I LOULD AND DID NOT ATTERN THE WEDDING IN

Case 2:13-cv-00193, Document 982 Filed on 01/03/17 in TXSD Page 11 of 26 \$105 BE FORE LONG, THIS GUY KAN OFF WITH A-NOTHER WOMAN AFTER LEAVING BUL PAUGITTER MORE HEAVILY IN DEBT FROM WHICH SHE HASNOT RELOVERED. I/WE SANK IN A LOT OF MONRY, GLEATER THAN \$1 NOK, FOR THE SAKE OF OUR BEAMS KIDS. THIS DAUGHTER NEUER TALKS OF MAKING GOO" AND IS NOW "HOOKEN UP"WITH ANOTHER FELLOW.

IN LATE ZOOG, TAME WAS DIAGNOSED AS BEIND, OR SUFFERENCE PROM, DEPRESSED BY LAURA BAKER, M.D. TTUHSC PAMILY PHYSICIANS. SHE TOLD, WE THAT IS JANE. GYMPTOMS OF DEPRESSION HAD APPEARED IN THE TEXAS TECH NEWS PAPER. I READ THEM TO JAKE AND WE BOTH AGREEN SHE DID NOT MEET THOSE TYMPTOAS. SO, SHE DID NOT THE THE PRESCRIBED ANTI-DEPPRESANT, IN FEBRUARY 2007 I HAD MY ANNUAL PHYSICAL WITH JACK DYER, M.D. OF TTU HSC FAMILY PHYSICIANS. I MENTIONES JANE'S SITU-ATION. HE RESPONDES: "THERE ARE DEGREES OR DEPLESSION." I KESPONERL: "I DONOT WANT JAME ON DRUGS AS WE WORK THROUGH THIS." HIS KERY: "YOU'RE A GOOD MAN." AT THE TIME, I HAD NO IDEA WHAT WOLKING THROUGH THIS WOULD BR! THERE ARE OTHER TIMES SINCE WHEN I

HAVE BEEN INVOLUED WITH TAND'S DOLTORS. BUT I PREFER TO SAY AS LITTLE AS POSSIBLE, NO MORE THAN NECESSARY, TO GET YOU TO LUCK INTO THE MATTER. JANE DOES/HAS TAKEN A

LOT OF PILLS, VITAMING, ETC., A HORMONE, ETC..

Case 2:13-cv-00193 Document 9824 Filed on 01/03/17/17XSD Page NZE FORMS AND AWARD AND AUGUS (?) HUMEN'S.

AS HAVE YOU, I HAVE KEAN AUGUS (?) HUMEN'S.

BOOK PROM 1932 -- BLAVE NEW WOLLD.

THE DNLY KEASON FOR ME TOBE IN LUB-BOLIL AT THIS STALE OF MY LIFE IS JAME, AND ONCE THAT RELATIONSHIP HAS WITTEN THE DUST", I HAVE BEEN "IN ANNOUR," KIGHT NOW I AM KESIDING AT OUR CHBIN IN NEW MAXIED AND HAVE A NEW MEXICO DRIVER'S LIZERSE. I DO SPENO TIME IN NORMAN, OKLAHOMA AND THAVEL QUITE A BIT. IN NOVEMBER I WENT A ROVER THE WORLD WEST TO GAST. IN OLTOBER 2014 THE SHME BUT EAST TO WEST ALSO, I SPEND TIME IN LAS UEGAS, NEVAON, NEW YORK CITY, ORLANDO, FLORIDA, VILLAMOURA, PORTUGAL, AND DO REPOSITIONING CRUISER WITH "POLTS OF LAW."

BECHUSE I AM INVOLVED WITH ELECTIONS IN TEXAS, FEDERAL COULT IN COLPUS CHRISTI, I KEPT MY KESIDENCE IN TEXAS THROUGH THE NOVEMBER MY KESIDENCE IN TEXAS THROUGH THE NOVEMBER ELECTION. I ANTICIPATE EST AGLISHING KESIDENCY WITH NEW MEXICO. AN IMPOCTANT MATTERIS THAT WITH NEW MEXICO. AN IMPOCTANT MATTERIS THAT THE ELECTORAL COLLEGE HAS NOT YET MET.

THERE ARE OTHER THINGS. HOPE FULLY THIS
WILL BE ENOUGH FOR YOU.

KESPECTFULLY YOURS, C- Riel Junoa Range KOA 38 LOMA UNDA RANGE KOA VADITO, NEW MEXICO 87579

Cra

# INFORMATION CONCERNING THE DURABLE POWER OF ATTORNEY FOR HEALTH CARE

# THIS IS AN IMPORTANT LEGAL DOCUMENT. BEFORE SIGNING THIS DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS:

Except to the extent you state otherwise, this document gives the person you name as your agent the authority to make any and all health care decisions for you in accordance with your wishes, including your religious and moral beliefs, when you are no longer capable of making them yourself. Because "health care" means any treatment, service, or procedure to maintain, diagnose, or treat your physical or mental condition, your agent has the power to make a broad range of health care decisions for you. Your agent may consent, refuse to consent, or withdraw consent to medical treatment and may make decisions about withdrawing or withholding life-sustaining treatment. Your agent may not consent to voluntary inpatient mental health services, convulsive treatment, psychosurgery, or abortion. A physician must comply with your agent's instructions or allow you to be transferred to another physician.

Your agent's authority begins when your doctor certifies that you lack the capacity to make health care decisions.

Your agent is obligated to follow your instructions when making decisions on your behalf. Unless you state otherwise, your agent has the same authority to make decisions about your health care as you would have had.

It is important that you discuss this document with your physician or other health care provider before you sign it to make sure that you understand the nature and range of decisions that may be made on your behalf. If you do not have a physician, you should talk with someone else who is knowledgeable about these issues and can answer your questions. You do not need a lawyer's assistance to complete this document, but if there is anything in this document that you do not understand, you should ask a lawyer to explain it to you.

The person you appoint as agent should be someone you know and trust. The person must be 18 years of age or older or a person under 18 years of age who has had the disabilities of minority removed. If you appoint your health or residential care provider (e.g., your physician or an employee of a home health agency, hospital, nursing home, or residential care home, other than a relative), that person has to choose between acting as your agent or as your health or residential care provider; the law does not permit a person to do both at the same time.

You should inform the person you appoint that you want the person to be your health care agent. You should discuss this document with your agent and your physician and give each a signed copy. You should indicate on the document itself the people and institutions who have signed copies. Your agent is not liable for health care decisions made in good faith on your behalf.

Even after you have signed this document, you have the right to make health care decisions

DURABLE POWER OF ATTORNEY FOR HEALTH CARE - PAGE 1

CHO

for yourself as long as you are able to do so and treatment cannot be given to you or stopped over your objection. You have the right to revoke the authority granted to your agent by informing your agent or your health or residential care provider orally or in writing, or by your execution of a subsequent durable power of attorney for health care. Unless you state otherwise, your appointment of a spouse dissolves on divorce.

This document may not be changed or modified. If you want to make changes in the document, you must make an entirely new one.

You may wish to designate an alternate agent in the event that your agent is unwilling, unable, or ineligible to act as your agent. Any alternate agent you designate has the same authority to make health care decisions for you.

THIS POWER OF ATTORNEY IS NOT VALID UNLESS IT IS SIGNED IN THE PRESENCE OF TWO OR MORE QUALIFIED WITNESSES. THE FOLLOWING PERSONS MAY NOT ACT AS WITNESSES:

- (1) the person you have designated as your agent;
- (2) your health or residential care provider or an employee of your health or residential care provider;
- (3) your spouse:
- (4) your lawful heirs or beneficiaries named in your will or a deed; or
- (5) creditors or persons who have a claim against you.

I have received the above disclosure statement; I have read it and I understand it.

Jane Anne Quade

# **DURABLE POWER OF ATTORNEY FOR HEALTH CARE**

## **DESIGNATION OF HEALTH CARE AGENT**

I, Jane Anne Quade, appoint:

Name: Charles Richard Quade

Address: 3105 21st Street

Lubbock, Texas 79410

Phone: (806) 799-4194

as my agent to make any and all health care decisions for me, except to the extent I state otherwise in this document. This durable power of attorney for health care takes effect if I become unable to make my own health care decisions and this fact is certified in writing by my physician.

LIMITATIONS ON THE DECISION MAKING AUTHORITY OF MY AGENT ARE AS FOLLOWS: None.

#### DESIGNATION OF ALTERNATE AGENT.

(You are not required to designate an alternate agent but you may do so. An alternate agent may make the same health care decisions as the designated agent if the designated agent is unable or unwilling to act as your agent. If the agent designated is your spouse, the designation is automatically revoked by law if your marriage is dissolved.)

If the person designated as my agent is unable or unwilling to make health care decisions for me, I designate the following persons to serve as my agent to make health care decisions for me as authorized by this document, who serve in the following order:

The first Alternate Agent

Name: Mary Elizabeth Quade Waller

Name: Mary Elizabeth Quade Waller

Name: The following persons to serve as my agent to make health care decisions for me as authorized by this document. The first Alternate Agent

Name: Contain a first Agent

Name: Contain a first Agent

Name: Charles Ernest Quade

Name: Charles Ernest Quade

Name: Charles Ernest Quade

The original of this document is kept at my residence, 3105 21st Street, Lubbock, Texas 79410.

DURABLE POWER OF ATTORNEY FOR HEALTH CARE. PAGE 3

WHAT I AM LOOKING FOR 16 A COMPENTENCY DECISION ON

JANE. HOPEFULLY SHE WILL COME OUT "WITH A CLEAN RILL OF

HEALTH." AS VOU KNOW I GOT THAT FROM JUDGE SHAW IN SPRING 1976.

LUCK

The following individuals or institutions have signed copies:

Name: Dr. Laura Baker

Address: 3502 9th Street, Suite G-10

Lubbock, Texas 79415

### **DURATION**

I understand that this power of attorney exists indefinitely from the date I execute this document unless I establish a shorter time or revoke the power of attorney. If I am unable to make health care decisions for myself when this power of attorney expires, the authority I have granted my agent continues to exist until the time I become able to make health care decisions for myself.

(IF APPLICABLE) This power of attorney ends on the following date: Not applicable.

### PRIOR DESIGNATION REVOKED

I revoke any prior durable power of attorney for health care.

#### ACKNOWLEDGMENT OF DISCLOSURE STATEMENT

I have been provided with a disclosure statement explaining the effect of this document. I have read and understand that information contained in the disclosure statement.

I sign my name to this durable power of attorney for health care on this the 10<sup>th</sup> day of March. 2004, at Lubbock, Texas.

#### STATEMENT OF WITNESSES

I declare under penalty of perjury that the principal has identified himself or herself to me, that the principal signed or acknowledged this durable power of attorney in my presence, that I believe the principal to be of sound mind, that the principal has affirmed that the principal is aware of the nature of the document and is signing it voluntarily and free from duress, that the principal requested that I serve as witness to the principal's execution of this document, that I am not the person appointed as agent by this document, and that I am not a provider of health or residential care, an employee of a provider of health or residential care, the operator of a community care facility, or an employee of an operator of a health care facility.

I declare that I am not related to the principal by blood, marriage, or adoption and that to the best of my knowledge I am not entitled to any part of the estate of the principal on the death of the principal under a will or by operation of law.

Witness Signature:

Name: Richard Dudek Date: March 10, 2004 Address: 3707 46<sup>th</sup> Street

Lubbock, Texas 79413

Witness Signature:

Name: Jeanna Lee
Date: March 10, 2004
Address: 3109 21st Street

Lubbock, Texas 79410

CTU CEX I TIEU MAIL ...

FOR THE COURT

THE HONOLAGLE MATT POWELL 01/03/17 MPXSEM AGE 21 of 26 3 2016 DISTRICT ATTORNEY FOR LUBBOLK, HAND COPY LOUNTY, TEXAS LUBBOLK COUNTY COVETHOUSE 904 WEST BROHOWAY STREET LUBBOLK, TEXAS 79401

DEAR MR. POWELL:

IT HAS BECOME NECESSARY TO PILE MORE CKIMINAL CHARGES VIA YOU. I HAVE YET TO HEAR THAT YOU HAVE TAKEN ALTION WITH KEGALDS TO ANY OF MY PREVIOUS FILINGS. A COPY OF THIS LETTER 15 BEING SENT TO FEBRUAL JUDGE NELVA bon ZALES KAMOS.

THE CHARGES ARE UNAUTHORIZED AND UN-LAWFUL ENTRY OF 3105 (WEST) 21ST STREET, LUB-BOCK, TEXAS DAYIDE WITH THE HELP OF A LOCK-SMITH WHOSE NAME COULD BE DECKLIMAN (?) I AM WELTING FROM NEW MEXICO AND DO NOT HAVE MY LUBBOLK PHONE BOOK WITH ME. THE CHARGES ARE AGAINST

MARY ELIZABETH QUADE (WALLED) 3-601 46TH STREET LUBBOLK, TEXAS 79413.

SHE IS ALSO "THE PRESUMER" OWNER OF PANNYIS LATERING AND THE FORD PALACE AND ASSOCIATED

Case 2:13-cv-00193 Document 982 Filed on 01/03/17 in TXSD Page 22 of 26
PROPERTIES. SHE ALGO, AS FAR HE I KNOW, IS MY
DAUGHTEL. AND MKS. JANE A QUADE'S, OF PACK
TOWER APACTMENTS, DAUGHTER.

THE ENTRY IS UN AUTHORIZED, IF AND ONLY

IF, MIS. RUASE IS NOT A JOINT DWNER OF

3105 215T. MIS. & UADE TELLS ME THAT "PAPER...

WORK" FILED WITH THE LUBBOLK COUNTY CLECKBY

A LUBBOLK ATTOLINGY KEMOURS HER FROM

BEINL A JOINT DWNER. ANDREA WOLF, OF LUB
BOLK ABSTRACT AND TITLE, COULD VERY WELL

HELP YOUR STAFF CLAUFY THE MATTER

SINCE MS. WOLF FILED "THE PAPERWORK' THAT

MADE MRS. QUASE A JOINT DWNER.

IF MKS. QUACE IS NO LONGER A JOINT OWNER,
PLEASE PROJECT WITH THE CHARGES, AND INLUDE THE LOCKSMITH WHILE YOU'RE AT IT. OVER
THE PAST FEW DECADES THERE HAS BEEN WAY
TOO MUCH NONSENSE OUT DE OUC CHILDREN, ESPECIALLY SOME OF THE GIALS. MKS. QUACE MAY
BE ABLE TO HELP YOU CLACIFY THATS. WHETHEL OL NOT "UMSER DATA" IS NOT CLEBR TO ME
AT THIS TIME.

THANKS FOR YOUR ASSISTANCE IN THIS MATTER.

KESPELTFULLY YOURS,

L-RIST JULY

38 LONIA LINDA KAMIN KD.

VADITO, NEW MEXICO 87579

| |► | |- | PAGE CHOIST, TEXAS 78401 --UNITER STATES DISTRICT COVET A++0="30" FOUTHERN DISTRICT OF TEXAS 1750 CUTTING I WAS TOUR ON MY MAKE PRICAY, 10-17-2007, THE M.S. BOING THE BIOS

1/03 PARK WAS THEIRE AT THURSON ACC. A WHILE, LATER A DEARS TOLOGIST WITH M.S. AND

PACTURE OF THE THOUSENESS IN THE STORY OF MY ELBERS. T ASKED

1/01 PACTURE WAS THE CONTRACT OF MY ELBERS. T ASKED MOTELYHIA SOCATION SAIN PROGUEM I HAN STATTING IN 9,10-100715 A MYSTERN, MINOSER BONE ATTHE TIME BY A TTURS M.N. SAIN THAT I HAN A SERIOUS PROGUEM. OFFICE OF THE CLEEK OF THE COURT FOR TUBBE NEEDA GONZALES KAMOS OUT TURSON MODI IN CAME IT TO DO "DOUGLA CHARA" TON THAT OF ARM CLIFT CONT OF ARCIOS" BLOOKES AS SALL ALOT OF OVER BUSINES FOR A 240 BOINION PROM MAIL (KOCHBETTA BARGE THIS PROGLEM, AMONG OTHERS, FOR JANE AND ME, WITH THIS "FUNNY A TOTER LES TASE FULLOS BILL LES LA CARAGOS DES LES EUROSAS A TOTER AL DES CONTRA SERVICION STATES CONTRA SERVICION STATES CONTRA CONTR ATO A CHANCE TO BE THE REGIOENCY BUT TURNED IT DOWN TO BOIT TARO PARK DITTAGE. IT HAS TO PAY NOT OF FOCKET " POR THESE BUT SON IN DALLYS ON 12-1-2016, THIS IS AN FIXTHEMELY SERIOUS TO GOT DOSE TOTAL STRUCK ASS IT CARE TORCH FROM THE TOTAL THE THE AT THURSO, IT KUST TAUR COER BACK GROATION SOCAUSE HISBURG THE GALL TROS HELV DOL'S ALVO H SOTTO TOP ASOLVER BIBORY THIS IS ON THE COTSIDE, BACK OF AS TRADER SERVED TO FYI MOVE FOR "MOTER 10" CHUSE. From C-Pail Guesa (CHALLES) RILLIAM QUASE

GTUFF! GOING ON, HELL STYLE IS TO CONSULT DOCTORS MORE OFTEN.

MINE, LESS OFTEN. DOES THIS GO ON ALL OVER TEXAS? IN GENERAL,

MINE, LESS OF TWO DOES TO THE MINE WITH EXIST TO ALONE D.C.